1			
2			
3	UNITED STATES DISTRIC	TCOURT	
4	WESTERN DISTRICT COOKT WESTERN DISTRICT OF WASHINGTON AT SEATTLE		
5		•	
6	BRENDA TAYLOR, individually and as executor of the ESTATE OF CHE ANDRE TAYLOR; CHE ANDREW TAYLOR JR.,		
7	individually; and SARAH SETTLES on behalf of her minor child, C.M.T.,		
8	Plaintiffs,	C18-262 TSZ	
9	Traintilis,	MINUTE ORDER	
10	V.		
11	CITY OF SEATTLE, et al.,		
12	Defendants.		
13	The following Minute Order is made by direction of the Court, the Honorable Thomas S. Zilly, United States District Judge:		
14	(1) The Stipulated Motion ¹ to Amend Minut	e Order Setting Trial Date and	
15	Related Dates, docket no. 38, is GRANTED as follows amended schedule:		
16	JURY TRIAL set for 9:00 AM	on June 22, 2020	
17	Amended Pleadings due by	December 6, 2019	
18	Expert Witness Disclosure/Reports under FRCP 26(a)(2) due by	December 6, 2019	
19	1 RC1 20(a)(2) duc by	December 0, 201)	
20			
21	¹ In their stipulated motion, the parties altered the caption to name Devitta Briscoe as executor of the Estate of Che Andre Taylor and to join the Estate of Brenda Taylor as a plaintiff; however, no motion or stipulation pursuant to Federal Rule of Civil Procedure 15(a) and/or 25(a) has been filed.		
22			
23			

MINUTE ORDER - 1

1	Motions due by		January 23, 2020
2	Discovery completed by		March 6, 2020
3	Dispositive Motions due by and noted on the motions	s calendar no later	April 2, 2020
4	than the fourth Friday th		
5	Motions related to expert (e.g., Daubert motion) due and noted on the motions	e by	April 9, 2020
6	than the third Friday then		
7	Motions in Limine due by and noted on the motions		May 21, 2020
8	than the Friday before th (see LCR 7(d)(4))		
9	Pretrial Order due ³ by		June 5, 2020
10	Trial Briefs to be submitted	ed by	June 5, 2020
11	Proposed Voir Dire/Jury I	•	June 8, 2020
12	Pretrial Conference set for	·	June 12, 2020
13	Notwithstanding Local Civi	1 Pula 16.1 tha avhihit list shall	he prepared in table
14	Notwithstanding Local Civil Rule 16.1, the exhibit list shall be prepared in table format with the following columns: "Exhibit Number," "Description," "Admissibility		
	format with the following columns		
15	format with the following columns Stipulated," "Authenticity Stipulate and "Admitted." The latter column	ed/Admissibility Disputed," "An is for the Clerk's convenience	uthenticity Disputed," and shall remain
15 16	format with the following columns Stipulated," "Authenticity Stipulate and "Admitted." The latter column blank, but the parties shall indicate admissibility by placing an "X" in	ed/Admissibility Disputed," "And is for the Clerk's convenience of the status of an exhibit's authorate appropriate column. Duplic	athenticity Disputed," and shall remain nticity and eate documents shall
16	format with the following columns Stipulated," "Authenticity Stipulate and "Admitted." The latter column blank, but the parties shall indicate	ed/Admissibility Disputed," "And is for the Clerk's convenience of the status of an exhibit's authorate appropriate column. Duplic	athenticity Disputed," and shall remain nticity and eate documents shall
	format with the following columns Stipulated," "Authenticity Stipulate and "Admitted." The latter column blank, but the parties shall indicate admissibility by placing an "X" in not be listed twice: once a party ha may use it.	ed/Admissibility Disputed," "And is for the Clerk's convenience of the status of an exhibit's author the appropriate column. Duplic is identified an exhibit in the present of the trial exhibits are to be deli	athenticity Disputed," and shall remain nticity and rate documents shall trial order, any party vered to the courtroom
16 17	format with the following columns Stipulated," "Authenticity Stipulate and "Admitted." The latter column blank, but the parties shall indicate admissibility by placing an "X" in not be listed twice: once a party ha may use it. The original and one copy of	ed/Admissibility Disputed," "And is for the Clerk's convenience of the status of an exhibit's author the appropriate column. Duplic is identified an exhibit in the present of the trial exhibits are to be deli	athenticity Disputed," and shall remain nticity and rate documents shall trial order, any party vered to the courtroom
16 17 18	format with the following columns Stipulated," "Authenticity Stipulate and "Admitted." The latter column blank, but the parties shall indicate admissibility by placing an "X" in not be listed twice: once a party ha may use it. The original and one copy of at a time coordinated with Gail Gla ² At the direction of the Court, a dead	ed/Admissibility Disputed," "And is for the Clerk's convenience of the status of an exhibit's author the appropriate column. Duplices identified an exhibit in the present of the trial exhibits are to be deligned ass, who can be reached at 206-3 line for motions related to expert versions."	athenticity Disputed," and shall remain nticity and rate documents shall trial order, any party vered to the courtroom 370-8522, no later than vitnesses (e.g., Daubert
16 17 18 19	format with the following columns Stipulated," "Authenticity Stipulate and "Admitted." The latter column blank, but the parties shall indicate admissibility by placing an "X" in not be listed twice: once a party ha may use it. The original and one copy of at a time coordinated with Gail Gla	ed/Admissibility Disputed," "And is for the Clerk's convenience of the status of an exhibit's authorithe appropriate column. Duplices identified an exhibit in the present of the trial exhibits are to be delieded, who can be reached at 206-30 line for motions related to expert who the control of the motion shall be noted on the motion	athenticity Disputed," and shall remain nticity and rate documents shall trial order, any party vered to the courtroom 370-8522, no later than vitnesses (e.g., Daubert

23

the Friday before trial. Each set of exhibits shall be submitted in a three-ring binder with appropriately numbered tabs. Each exhibit shall be clearly marked. Plaintiff's exhibits shall be numbered consecutively beginning with 1; defendant's exhibits shall be numbered consecutively beginning with the next multiple of 100 after plaintiff's last exhibit; any other party's exhibits shall be numbered consecutively beginning with the next multiple of 100 after defendant's last exhibit. For example, if plaintiff's last exhibit is numbered 159, then defendant's exhibits shall begin with the number 200; if defendant's last exhibit number is 321, then any other party's exhibits shall begin with 5 the number 400. All other terms and conditions, and all dates and deadlines not inconsistent 6 herewith, contained in the Minute Order Setting Trial Date and Related Dates, docket no. 18, shall remain in full force and effect. The Clerk is directed to send a copy of this Minute Order to all counsel of (2) 8 record. 9 Dated this 8th day of April, 2019. 10 William M. McCool 11 Clerk 12 s/Karen Dews Deputy Clerk 13 14 15 16 17 18 19 20 21 22 23